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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

SAN FRANCISCO DIVISION

16 LINDSEY and JEFF ABERIN, DON AWTREY,) Case No. 3:16-cv-04384-JST
17 CHARLES BURGESS, DANIEL CRINER,)
18 JARED CROOKS, MARK GERSTLE, JOHN) **STIPULATION AND [PROPOSED]**
19 KELLY, YUN-FEI LOU, JOY MATZA,) **ORDER INCREASING THE PAGE**
20 JORDAN MOSS, DONALD TRAN, and) **LIMIT OF AMERICAN HONDA**
MELISSA YEUNG, individually and on behalf) **MOTOR CO., INC'S REPLY IN**
of all others similarly situated.) **SUPPORT OF MOTION TO DISMISS**
21) **BY TWO PAGES**

vs.) Time: 2:00 p.m.
RICAN HONDA MOTOR CO., INC.,) Place: Courtroom 9, 19th Floor, Phillip
) Burton Federal Building
) The Hon. Jon S. Tigar

Defendant.)

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STIPULATION AND [PROPOSED] ORDER TO INCREASE THE PAGE LIMIT OF AMERICAN HONDA MOTOR CO., INC.'S REPLY
IN SUPPORT OF MOTION TO DISMISS BY TWO PAGES

1 Plaintiffs Lindsey and Jeff Aberin, Don Awtrey, Charles Burgess, Daniel Criner, Jared
2 Crooks, Mark Gerstle, John Kelly, Yun-Fei Lou, Joy Matza, Jordan Moss, Donald Tran, and Melissa
3 Yeung (“Plaintiffs”), and Defendant American Honda Motor Co., Inc. (“AHM”), pursuant to
4 Northern District of California Civil Local Rule 7-12 and subject to approval by the Court, hereby
5 stipulate to increase the page limit of AHM’s Reply in Support of Motion to Dismiss by two pages
6 (from 15 pages to 17 pages), and in support state as follows:

7 1. On July 7, 2017, Plaintiffs filed their Second Amended Class Action Complaint
8 (“SAC”).

9 2. The SAC includes 12 named Plaintiffs who seek to bring a putative nationwide class
10 action or, alternatively, putative statewide subclasses for 8 different states. The SAC includes causes
11 of action set out in 40 separate counts.

12 3. On August 21, 2017, AHM filed a Motion to Dismiss (“Motion”) certain counts of
13 the SAC.

14 4. On October 6, 2017, Plaintiffs filed an Opposition to the Motion (“Opposition”).

15 5. AHM’s Reply in Support of its Motion (“Reply”) is due October 31, 2017. AHM has
16 endeavored to keep its Reply as succinct as possible, but given the number of Plaintiffs, the
17 complexity of the issues—including legal arguments raised by Plaintiffs for the first time in their
18 Opposition which, while proper, AHM has not had a chance to previously address—and desire to
19 avoid the need for future motions to dismiss, AHM respectfully submits that two extra pages are
20 appropriate to allow AHM to fully respond to Plaintiff’s Opposition.

21 6. AHM does not intend to raise any new arguments in its Reply that it has not raised in
22 its Motion or that Plaintiffs did not raise in their Opposition.

23 WHEREFORE, THE PARTIES HEREBY STIPULATE AND REQUEST that the Court
24 enter an Order increasing the page limit of AHM’s Reply by two pages (from 15 to 17 pages).

1 DATED: October 26, 2017

Respectfully submitted,

3 *Attorneys for Defendant American Honda
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1 **{PROPOSED} ORDER**
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PURUSANT TO STIPULATION, IT IS SO ORDERED.

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DATED: October 26, 2017

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HON JON. S. TIGAR
UNITED STATES DISTRICT JUDGE